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INTERNATIONAL BUSINESS MACHINES CORPORATION ALMADEN RESEARCH CENTER			DASS, HARISH T		
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Applicati	on No.	Applicant(s)		
			27	BANSAL ET AL.		
	Office Action Summary	Examine		Art Unit		
		Harish T.		3693		
Period for	The MAILING DATE of this communication Reply	appears on th	e cover sheet with the d	correspondence add	lress	
WHICH - Extension after SI - If NO per - Failure (Any rep	RTENED STATUTORY PERIOD FOR REEVER IS LONGER, FROM THE MAILING ons of time may be available under the provisions of 37 CF (6) MONTHS from the mailing date of this communication wind for reply is specified above, the maximum statutory per or reply within the set or extended period for reply will, by set y received by the Office later than three months after the reparatent term adjustment. See 37 CFR 1.704(b).	G DATE OF TI FR 1.136(a). In no ev n. eriod will apply and w statute, cause the app	HIS COMMUNICATION ent, however, may a reply be tin rill expire SIX (6) MONTHS from slication to become ABANDONE	N. nely filed the mailing date of this cor D (35 U.S.C. § 133).		
Status						
2a)□ T 3)□ S	esponsive to communication(s) filed on <u>continuous filed on the continuous fil</u>	This action is rowance except	non-final. for formal matters, pro		merits is	
Disposition	n of Claims	,	•			
4a 5) □ C 6) □ C 7) □ C 8) □ C Application 9) □ Th 10) □ Th A	laim(s) 1-81 is/are pending in the applicant of the above claim(s) is/are with a laim(s) is/are allowed. laim(s) 1-81 is/are rejected. laim(s) is/are objected to. laim(s) are subject to restriction and the specification is objected to by the Example drawing(s) filed on is/are: a) is/are	nd/or election r miner. accepted or b) the drawing(s) l	equirement. Output Discoint on the light of the light of the drawing (s) is objected in abeyance.	e 37 CFR 1.85(a). jected to. See 37 CFI		
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Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
2) Notice o 3) Informa) of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948 tion Disclosure Statement(s) (PTO/SB/08) o(s)/Mail Date <u>1/11/07</u> .)	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate		

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 1/04/2007 has been entered.

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-81 rejected under 35 U.S.C. 103(a) as being unpatentable over Lange (US 6,321,212) in view of Hartman et al. (Hartman, Stephen W.; Qureshi, Anique; Siegel, Joel G "Online databases: Information available electronically", CPA Journal v67n4 pp: 46-54, Apr 1997.) hereinafter Hartman.

Re. Claim 1, 28 and 55, Lange discloses online trading of stock, bonds, foreign exchange, derivatives, etc (col. 1 lines 37-46), method, system and product (storage device), (a.) maintaining one or more or the following databases (rational database

Art Unit: 3693

software such as Oracle's 8i) [Figure 2 (# 267, 264, 265), Figure 4, col. 90 lines 47-50; col. 92 lines 24-59; also see figure 4 related description, col. 93 lines 43-46 & col. 93 lines 29-33],

- (b.) an updated [col. 92 lines 54-59; updating the database is inherent in Lange's system] database [col. 1 lines 34-35; col. 12 lines 62-64 "computerized databases and telecommunications ..." for online trading; col. 90 lines 47-63] of prices *derivatives* associated with goods or services involved in completing said transaction [col. 1 lines 45-56; col. 2 lines 20-51; see commodity price; col. 7 line 63 to col. 8 line 17],
- (d.) a database of insurance *derivatives* associated with the risks involved in completing said transaction [col. 1 lines 34-56; col. 2 lines 20-51; see commodity price; col. 7 line 63 to col. 8 line 17; col. 92 line 23],
- (e.) a database of counter party risk classification information associated with the activities of said transaction [col. 1 lines 34-56; col. 2 lines 20-51; see commodity price; col. 7 line 63 to col. 8 line 17; col. 92 line 23],
- (g.) a database of customized information related to risks at a given point of time for specified transactions [col. 17 lines 32-36; col. 21 lines 53-56 see observed period"],
- (i.) determining the costs associated with one or more risk elements by using the data corresponding to the parameters (see adjustable return) of said transaction in conjunction with the requirements of applicable market rules and the information from the said databases [col. 4 lines 22-43; col. 6 line 47-59; col. 49 lines 53-64].
- (j.) modifying the data corresponding to the parameters of the said transaction by using the information from the said databases [col. 92 lines 48-53, lines 22-23].

Art Unit: 3693

(h.) maintaining an updated [col. 89 lines 42-45; col. 92 lines 54-59] database [col. 1 lines 34-35; col. 12 lines 62-64] of currency exchange *derivatives* [see foreign exchange and "contingent claims", also col. 56 lines 15-35, lines 54-56 Example 3.1.16 example of currency option] associated with each activity involved in completing said transaction [col. 1 lines 34-56; col. 2 lines 20-51; see commodity price; col. 7 line 63 to col. 8 line 17; col. 92 line 23].

(f.) market rules that govern said negotiations [col. 3 lines 44-50 (supply and demand); col. 62 line 40 to col. 63 line 27, and also see fluctuation foreign exchange rate]. Lange does not explicitly disclose an online database. However, Hartman discloses online database [see all 8 page particularly pages 4-5, 7-8] to improve decision making and analysis, allow management to add value by creating new products and services through information exchange and processing, and improve the bottom line. It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the disclosure of Lange and include online database, as disclosed by Hartman, to improve decision making, analysis and the bottom line.

Re. Claims 2, 29, and 56, Lange discloses a set of said e-commerce transactions that should take place from amongst various possibilities given said effects of uncertainty and said risk factors and a set of said e-commerce transactions that should not take place from amongst various possibilities given said effects of uncertainty and risk factors, the prices to be paid by buyers, amounts to be received by sellers and payments to be made to other service providers, in respective currencies, for said set of

Art Unit: 3693

said transactions that should take place (col. 1 line 27 to col. 2 line 6; col. 4 line 7 to col. 5 line 6; col. 38 lines 21-28; col. 57 lines 54-61; col. 83 lines 7-15; col. 86 lines 34-67; col. 90 line 64 to col. 91 line 25 – see holding, states and defined states corresponds to a possible state of a selected financial product when each of the termination criteria is fulfilled).

Re. Claims 3, 30, and 57, Lange discloses wherein said price *derivatives* (exotic derivatives) provide contractable rates of identical goods or services derived from the primary goods or services being negotiated at specified future dates (col. 56 lines 15-67 see future and put).

Re. Claims 4, 31, and 58 Lange discloses wherein said currency exchange *derivatives* (foreign currency) provide contractable rates of currency exchange at a specified future dates (col. 56 lines 15-67 see dollar and yen and options).

Re. Claims 5, 32, and 59 Lange discloses wherein said modification may involve converting amounts from original currencies to amounts in a different currencies using said currency exchange *derivatives* (col. 56 lines 15-67 see dollar and yen)

Re. Claims 6, 33, and 60 Lange discloses wherein said counter party risk classification data includes the estimated uncertainty of the opposite party fulfilling its obligation (col. 4 lines 57 to col. 5 line 15; col. 101 line 55 to col. 102).

Re. Claims 7, 34, and 61 Lange discloses location of controller 100 that has the databases (col. 87 line lines 33-60). However distributed databases are well known where different databases are located on different machines and machines are connected with same communication network or Internet. It would have been obvious at the time the invention was made to a person having ordinary skill in the art that wherein each of the said databases can be located either at the seller end or at the buyer end or may be hosted by a third party, since the infrastructure is connected by communication network and can be used from any off connected station.

Re. Claims 8, 35, and 62 Lange does not explicitly disclose wherein said method is implemented by an online intermediary providing said facilities as a service against a fee of commission. However, fee to service providers are well known and it would have been obvious at the time the invention was made to a person having ordinary skill in the art that if a server is maintained by the third party, the third party collect a revenue in form of a fee, which is collected from the user. For example, Internet service provider collect fee from user, similarly, timesharing computer owner collects usage charges from user.

Re. Claims 9-12, 36-39, and 63-66 Lange discloses applied to a transaction between a single buyer and single seller negotiating online (col. 2 lines 35-42 - see counter parties), applied to online auctions between a seller and multiple buyers (col. 58 line 47

Art Unit: 3693

to col. 59 line 5), applied to online reverse auctions (col. 58 line 47 to col. 59 line 5 -well know another auction) between a buyer and multiple sellers (counter parties and
auction), and applied to two-sided matching markets involving multiple buyers and
sellers (col. 20 lines 35-39 – two-way bid or offer).

Re. Claims 13-20, 40-47, and 67-74 Lange discloses wherein the winning bid for the desired goods or services in an online auction is selected on the basis of highest risk-adjusted payout to the seller (col. 58 line 47 to col. 59 line 5; col. 4 line 57 to col. 5 line 61; col. 6 line 47 to col. 7 line 18 – see premium to derivatives prices),

wherein the winning offer for the desired goods or service in an online reverse auction is selected on the basis of least risk adjusted cost to the buyer (col. 4 line 57 to col. 5 line 61; col. 6 line 47 to col. 7 line 18; col. 33 lines 14-15; — see premium to derivatives prices), similarly, Lange discloses: wherein said highest risk-adjusted payout to the seller is determined by incorporation of the effect of various said *derivatives* relevant for completion of said transaction related to each bid if that bid is to be selected, wherein said incorporation of the effect of various said *derivatives* is by deduction of said costs associated with the risk elements, wherein said least risk-adjusted cost to buyer is determined by incorporation of the effect of various said *derivatives* relevant for completion of said transaction related to each sell offer if that sell offer is to be selected, wherein said incorporation of the effect of various said *derivatives* is by addition of the said costs associated with the risk elements, wherein relevant *derivatives* of said

Art Unit: 3693

selected bid are booked with said online *derivative* services for completion of said transaction (col. 58 line 47 to col. 59 line 5; col. 4 line 57 to col. 5 line 61; col. 6 line 47 to col. 7 line 18;), and wherein relevant *derivative*s of said selected bid are booked with said online *derivative* services for completion of said transaction (col. 34 lines; col. 35 lines 10-25; col. 61 lines 7-27 – see locking and books).

Re. Claims 21-27, 48-54, and 75-81, Lange discloses displaying information to user (col. 14 lines 9-13; col. 96 line 61 to col. 97 line 13 – see display), similarly Lange discloses wherein the sell orders resident in the database are shown to a potential buyer after online addition of said computed costs associated with risk elements to the price quoted by seller for each of the sell orders in response to request for such information in a two-sided matching market and online incorporation of values of applicable derivatives, wherein the buy orders resident in the database are shown to a potential seller after online deduction of said computed costs associated with risk elements from the price quoted by buyer for each of the sell orders in response to request for such information in a two-sided matching market and online incorporation of values of applicable derivatives, wherein the resident sell orders are prioritized for matching an incoming buy order in the increasing order of the net cost computed by addition of said computed costs associated with risk elements to the price quoted by seller for each of the sell orders in a two-sided matching market and online incorporation of values of applicable derivatives, wherein the resident buy orders are prioritized for matching an incoming sell order in the decreasing order of the net price

Art Unit: 3693

computed by deduction of said computed costs associated with risk elements to the price guoted by buyer for each of the buy orders in a two-sided matching market and online incorporation of values of applicable derivatives (col. 58 line 47 to col. 59 line 5; col. 4 line 57 to col. 5 line 61; col. 6 line 47 to col. 7 line 18;), and wherein relevant derivatives for the said transactions are booked with said online derivative services for completion of said transactions (col. 34 lines; col. 35 lines 10-25; col. 61 lines 7-27 see locking and books). Lange does not explicitly disclose wherein a minimum required qualifying bid amount is communicated to a potential bidder in response to request for the information about the current status of the auctions, and wherein a maximum allowable offer amount is communicated to a potential seller in response to request for the information about the current status of the reverse auctions. However, online auctions are well known, where the result and current price of the auction item is displayed on the computer screen to allow the bidders (offers) make their decision and response to the auction accordingly. It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the disclosures of Lange and include displaying (transmitting information) information for minimum required qualifying bid amount and a maximum allowable offer amount to allow the bidders (offers) make their decision and response to the auction accordingly.

Re. Claims 2, 29 and 56, the claims are rejected as a dependent claims of associated independent claims 1, 28, and 55.

Art Unit: 3693

Response to Arguments

- 3. Applicant's arguments with respect to pending claims have been considered but are most in view of the new ground(s) of rejection.
- a. Applicant's arguments filed 1/04/2007 have been fully considered and are responded in response to claims.

In response to Applicant's arguments page 22 ("reducing costs" & "updating traders accounts and storing data in storage devices") and page 30 ("cost of the investment"), In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., Claim) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

Independent claims 1, 28 and 55 are Markush-type claim and do not require all the limitations as it is argued by the applicant. For example, Claim 1 reads "A method for enabling ... e-commerce transaction comprising: maintaining one or more of the following online databases:" which is a Markush-type claim, therefore only one limitation satisfies the claimed invention and it is not necessary to find more than one database. Examiner tried to provide as much as possible to help the applicant that what prior art covers.

Art Unit: 3693

In response to Applicant argument citation, nothing within Lange teaches an updated database of *currency exchange derivatives*. See col. 56 "Exotic Derivatives, specifically lines 21-22 and 26-32. Figure 4 item # 263 "Market Data Database" include customized data information such as: *prices, yields, index levels, and other similar information and historical data* (also see col. 92 lines 20-23 ("traders accounts" which is obvious keeps the detail records of trading or transaction for a trader), col. 93 lines 25-42. Currency exchange derivative is another database of "contingent claims" and this database is not maintained or updated differently than other databases. Updating and maintenance of the database is a known part of database management tasks and are performed in regular bases to maintain integrity of the database.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Harish T. Dass whose telephone number is 571-272-6793. The examiner can normally be reached on 8:00 AM to 4:50 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James A. Kramer can be reached on 571-272-6783. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 09/901,227 Page 12

Art Unit: 3693

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Harish T Dass Harish 7Dm Examiner
Art Unit 3693

2/20/07